

DEPARTMENT OF INDUSTRIAL RELATIONS
DIVISION OF LABOR STATISTICS & RESEARCH455 Golden Gate Ave. 8th Floor
San Francisco, CA 94102

ADDRESS REPLY TO:

P.O. Box 420603
San Francisco CA 94142-0603

February 22, 2000

**IMPORTANT NOTICE TO AWARDING BODIES
AND OTHER INTERESTED PARTIES
REGARDING THE GENERAL PREVAILING WAGE DETERMINATIONS**

The collective bargaining agreement for *Western States Storage Tank Erection and Repair Agreement between the International Brotherhood of Boilermakers, Iron Shipbuilders, Blacksmiths, Forgers, and Helpers (AFL-CIO) and Individual Employers and or Employer Associations*, has been rescinded by the signatory parties.

This collective bargaining agreement had been filed as the basis for recognizing this craft, classification or type of worker as prevailing. Given the rescission by the original signatory parties to the agreement in our files, there is no longer a basis for recognizing the craft of ***Boilermaker-Blacksmith (For Storage Tank and Erection and Repair)*** as a prevailing classification. Therefore, **Determination C-14-X-8-99-1 (pg. 2C) will no longer be in effect as of March 3, 2000.**

This classification may continue to be used on public works projects for which the notice to bidders has been published before March 3, 2000.

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The Department of Industrial Relations has determined that the collective bargaining agreement **MAINTENANCE OPERATION AGREEMENT** between *Laborers Local 300, affiliated with the Laborers' International Union of North America and Insituform Southwest* is no longer in effect.

This collective bargaining agreement was the basis for **Determination C-102-300-97-2 (pg. 2D)**. Given the finding by this Department that this agreement is no longer a bona fide agreement for consideration under Labor Code Section 1773 and the regulations governing the payment of prevailing wages, there is no longer a basis for recognizing the *Sewer Maintenance Worker* classification. Therefore, *Sewer Maintenance Worker* classification under the above determination will no longer be in effect as of **March 3, 2000**.

This classification may continue to be used on public works projects for which the notice to bidders has been published before **March 3, 2000**.

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**IMPORTANT NOTICE TO AWARDING BODIES
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SLURRY SEAL WORK (REF: SC-830-X-70-89-1)**

The Department of Industrial Relations has canceled Determination **SC-830-X-70-89-1** for *Slurry Seal Worker* shown on **page 18-B** effective March 3, 2000.

Please refer to the *Laborer and Related Classifications* determination on page 13, for Slurry Seal work.

The following counties were covered by Determination SC-830-X-70-89-1: **Fresno, Imperial, Kern, Kings, Los Angeles, Orange, Riverside, San Bernardino, San Diego, San Luis Obispo, Santa Barbara, Tulare and Ventura Counties.**

For **Fresno, Kings, San Diego and Tulare Counties** a Special Determination must be requested by the Awarding Body 45 days prior to the bid advertisement date of the project.